

1 James D. Kilroy (*Pro Hac Vice*)
2 Chad R. Fears, NV Bar No. 6970
3 Bradley T. Austin, NV Bar No. 13064
4 SNELL & WILMER L.L.P.
5 3883 Howard Hughes Parkway, Suite 1100
6 Las Vegas, NV 89169
7 Telephone (702) 784-5200
8 Facsimile (702) 784-5252
9 Email: jkilroy@swlaw.com
10 Email: cfears@swlaw.com
11 Email: baustin@swlaw.com

12 *Attorneys for Plaintiff*

13
14 **UNITED STATES DISTRICT COURT**
15
16 **DISTRICT OF NEVADA**

17 GERDAU REINFORCING STEEL, a
18 Delaware general partnership,

19 CASE NO.: 2:14-cv-00302-JCM-PAL

20 Plaintiff,

21 vs.

22 TAMRA MAE L. HUNT, an individual
23 resident of Nevada, both individually and in
24 her capacity as Trustee of the Tamra Mae L.
25 Hunt Irrevocable Trust and the Hunt
26 Investment Trust; TIMOTHY HUNT, both
27 individually and in his capacity as Trustee of
28 the Hunt Investment Trust; LINCOLN
BENEFIT LIFE COMPANY, a Nebraska
corporation; and JOHN DOES 1-50.

Defendants.

ENTRY OF DEFAULT JUDGMENT

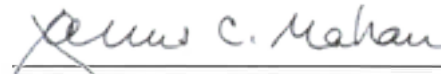
TO: ALL PARTIES AND THEIR RESPECTIVE ATTORNEYS OF RECORD

It appearing from the records in the above-titled action that the Summons issued by this Court on the Complaint have been regularly served upon Defendant Tamra Hunt, both individually and in her capacity as Trustee of the Tamra Mae L. Hunt Irrevocable Trust and the Hunt Investment Trust, and upon Timothy Hunt, both individually and in his capacity as Trustee of the Hunt Investment Trust; and, it appearing from the records herein that each of said Defendants has failed to plead or other defend in said action as required by said Summons and provided by the Federal Rules of Civil Procedure, and therefore the Clerk's entry of Default on July 8, 2014 was proper.

1 Now, therefore, on request of counsel for Plaintiff, DEFAULT JUDGMENT is hereby
2 entered against Defendants Tamra Hunt, individually and in her capacity as Trustee of the Tamra
3 Mae L. Hunt Irrevocable Trust and the Hunt Investment Trust, and Timothy Hunt, individually
4 and in his capacity as Trustee of the Hunt Investment Trust, as follows:

5 1. Plaintiff is immediately awarded the cash surrender value of the life insurance policy
6 that Defendants obtained from Lincoln Benefit Life Company; and,
7 2. Defendants are required to immediately return all sums of money that Defendants paid
8 toward the life insurance policy that Defendants obtained from the Lincoln Benefit
9 Life Company.

10
11 DATED: July 21, 2014

12
13 
14 United States District Court Judge

Snell & Wilmer
LLP
LAW OFFICES
3883 HOWARD HUGHES PARKWAY, SUITE 1100
LAS VEGAS, NEVADA 89169
(702) 784-5200

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28